

REMARKS

Claims 1-19 remain in this application. Reconsideration of the application is requested.

The allowance of claim 8 is acknowledged. Claim 12 was not rejected and presumably is allowable as well. Claim 7 is rewritten above in the manner referred to on page 6 of the Office Action and should now be allowable along with claims 8 and 12.

Each of independent claims 1, 6, 13-15, and 17-19 is rejected as being anticipated by U.S. Patent 1,593,242 to Cutler. Reconsideration is requested. Each of these independent claims is amended above and now reflects features discussed in specification paragraph 0026 and illustrated by way of example only in Figure 4 of the present application. The Cutler flanges 36, considered "guides" by the Examiner, are not "defined as one part with" a front wall of a front carrying structure as each of the independent claims mentioned above requires. None of these independent claims as it appears above, therefore, is presently anticipated by the Cutler patent.

Each of independent claims 1, 6, 13, 15, and 17-19 is also rejected as being anticipated by U.S. Patent 4,742,881 to Kawaguchi et al. Reconsideration is requested. The Kawaguchi et al. bracket 10 and resilient member 11, considered "guides" by the Examiner, again are not "defined as one part with" a front wall of a front carrying structure as each of independent claims 1, 6, 13, 15, and 17-19 requires. None of these independent claims as it appears above, therefore, is presently anticipated by the Kawaguchi et al. patent.

U.S. Patent 5,271,473 to Ikeda et al. is relied on as a secondary reference to reject dependent claims 9-11. The Ikeda et al. patent disclosure, however, does not provide any suggestion to modify either the Cutler radiator or the Kawaguchi et al. apparatus so as to meet the limitations discussed above, and it is respectfully submitted that each of currently amended independent claims 1, 6, 13-15, and 17-19 is patentable. Claims 2-5 and 9-11 depend on claim 1 and are also patentable. All claims now in this application, therefore, are now patentable.

It is respectfully submitted that this application is now in condition for allowance. If there are any questions regarding this amendment or the application in general, a telephone call to the undersigned would be appreciated since this should expedite the prosecution of the application for all concerned.

Respectfully submitted,

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